HONORABLE RICARDO S. MARTINEZ 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 10 MICROSOFT CORPORATION, a No. CV7-936RSM Washington corporation, DECLARATION OF BLAKE 11 Plaintiff. MARKS-DIAS IN SUPPORT OF MICROSOFT'S MOTION FOR 12 SUMMARY JUDGMENT TO v. DISMISS IMMERSION'S 13 IMMERSION CORPORATION, a COUNTERCLAIM Delaware corporation, 14 NOTE ON MOTION CALENDAR: 15 Defendant. MAY 9, 2008 ORAL ARGUMENT REQUESTED 16 17 Blake Marks-Dias declares as follows: 18 1. I am one of the attorneys for Plaintiff Microsoft Corporation in the above-19 captioned action. I am over the age of 18, competent to testify, and make this declaration 20 based upon personal knowledge. 21 2. On January 22, 2008, counsel for Microsoft and Immersion conducted a 22 Rule 37 conference to discuss Immersion's discovery responses. 23 3. Among the topics discussed during the Rule 37 conference was Immersion's 24 inadequate responses to discovery requests regarding its Counterclaim. Immersion 25 maintained that it could not respond until discovery was complete, but ultimately agreed to 26 DECL. OF BLAKE MARKS-DIAS IN SUPPORT OF MICROSOFT'S MOTION FOR SUMMARY JUDGMENT TO DISMISS IMMERSION'S Riddell Williams P.S. 1001 FOURTH AVENUE COUNTERCLAIM (No. CV7-936RSM) - 1 **SUITE 4500** 4848-5797-0690.01 SEATTLE, WA 98154-1192 041708/1459/20363.00411 206,624,3600

produce all of the evidence supporting Immersion's Counterclaim that was currently in their possession.

- 4. Beginning on March 17, 2008, Immersion produced additional documents as discussed during the Rule 37 conference. None of the documents Immersion produced in this supplemental production are related to Immersion's Counterclaim.
- 5. Attached as Exhibit 1 is a true and correct copy of my email dated March 17, 2008 to David Kaplan, counsel for Immersion. This email asks whether Microsoft could expect any supplemental answers to interrogatories. To date, Immersion has not responded to this question, and has not supplemented its original interrogatory responses.

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

EXECUTED on April 6, 2008, at Seattle, Washington.

P. Mary Diar

Blake Marks-Dias

041608/1844

CERTIFICATE OF SERVICE

The undersigned certifies that on the 17 th day of April, 2008, I electronically	filed
the foregoing with the Clerk of the Court using the CM/ECF system which will send	
notification of such filing to the following:	

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Morgan Chu mchu@irell.com

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Executed at Seattle, Washington this 17th day of April, 2008.

Holly Roby Tran

Legal Secretary, Riddell Williams P.S. 1001 Fourth Avenue Plaza, Suite 4500

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DECL. OF BLAKE MARKS-DIAS IN SUPPORT OF MICROSOFT'S MOTION FOR SUMMARY JUDGMENT TO DISMISS IMMERSION'S COUNTERCLAIM (No. CV7-936RSM) - 3

4848-5797-0690.01 041708/1459/20363.00411 Riddell Williams P.S. 1001 FOURTH AVENUE SUITE 4500 SEATTLE, WA 98154-1192 206.624.3600

Marks-Dias, Blake

From:

Marks-Dias, Blake

Sent:

Monday, March 17, 2008 2:32 PM

To:

'Kaplan, David'

Cc:

Birnholz, Richard; Heinrich, Alan; Kundtz, Paul

Subject:

RE: MS v. Immersion

Dave,

We received today a disc with supplemental documents. Should we be expecting any supplemental answers to interrogatories?

Thanks,

Blake

----Original Message----

From: Kaplan, David [mailto:DKaplan@irell.com]

Sent: Friday, March 14, 2008 6:32 PM

To: Marks-Dias, Blake

Cc: Birnholz, Richard; Heinrich, Alan

Subject: RE: MS v. Immersion

Blake,

They were sent to you today for Monday delivery.

Thanks,

Dave

----Original Message----

From: Marks-Dias, Blake [mailto:bmarksdias@Riddellwilliams.com]

Sent: Friday, March 14, 2008 6:18 PM

To: Kaplan, David

Subject: MS v. Immersion

Dave,

Where are Immersion's supplemental discovery responses?

Blake

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ccmailg.irell.com made the following annotations

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